

THE FEINSILVER LAW GROUP  
A PROFESSIONAL CORPORATION

14 PENN PLAZA  
225 WEST 34TH STREET  
SUITE 1500  
NEW YORK, NEW YORK 10122  
(212) 279-1069  
FAX (973) 376-4405

215 MILLBURN AVENUE  
MILLBURN, NEW JERSEY 07041  

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(973) 376-4400  
FAX (973) 376-4405  
  
**E-Mail:** *hjr@feinsilverlaw.com*

26 COURT STREET  
SUITE 2506  
BROOKLYN, NEW YORK 11242  
(212) 279-1069  
FAX (973) 376-4405

DAVID FEINSILVER\*  
H. JONATHAN RUBINSTEIN\*^

**Please respond to:** MILLBURN

January 5, 2017

Sent Via e-mail Scanlon Chambers@nyed.uscourts.gov

Hon. Vera M. Scanlon, U.S.M.J.  
United State District Court  
225 Cadman Plaza East  
Brooklyn, NY 11201

**Re:** Nick Gordon v. City of New York et al  
15-CV-02439 (CBA) (VMS)

Dear Judge Scanlon:

This firm represents defendants BHNWN 8<sup>th</sup> Street LLC; Behrooz Benyamini, Robert Ainehsazan and Elias Taeid (hereinafter collectively "BHNWN"). With the consent of all counsel, I am writing to request an adjournment of the settlement conference scheduled for January 13, 2017, at 3:00 p.m. This is my clients' second adjournment request. My recollection is that other counsel also requested and received an adjournment.

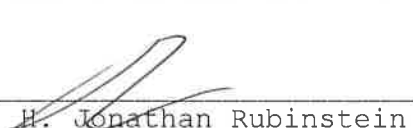
My clients are Orthodox Jews and observe Shabbat. Due to the early Winter Sunset, my clients would need to leave shortly after the conference begins.

We thank the Court for its time and consideration.

Most respectfully submitted,

THE FEINSILVER LAW GROUP, P.C.

By:



*H. Jonathan Rubinstein*

cc: All counsel, via ECF